IN THE UNITED STATES DISTRICT COURT Case 3:14-cr-00298-MFORORORS554ERFile(\$'01/25/06 TEPage 1 of 1 PageID 1861 DALLAS DIVISION

ED STATES OF AMERICA)	
)	CASE NO.: 3:14-CR-298-M (11)
NDO DO LAC)	(11)
Defendant.)	
ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY		
and to f the defendant, and the Report and crate Judge, and no objections thereto hat a.C. § 636(b)(1), the undersigned District crate Judge concerning the Plea of Guilty accepts the plea of guilty, and ROLAND nation, in violation of 18 U.S.C. § 371, the ount 2 of the superseding Informaticuting and Delivering an Adulterated a	Recommendation Caving been filed with Judge is of the opinion is correct, and it is to ROJAS is hereby that is, Conspiracy to on, in violation of and Misbranded Dr	concerning Plea of Guilty of the United States in fourteen days of service in accordance with ion that the Report and Recommendation of the hereby accepted by the Court. Accordingly, the adjudged guilty of Count 1 of the superseding Distribute Controlled Substance Analogues, 21 U.S.C. §§ 331(a) and 333(a)(2), that is, rug into Interstate Commerce with the Intent
The defendant is ordered to remain in	custody.	
that the defendant is not likely to f	lee or pose a dange	er to any other person or the community if
conditions of release for determination,	, by clear and convinc	eing evidence, of whether the defendant is likely
-	•	3143(a)(2). The defendant shall self-surrender
 □ There is a substantial likelihoo □ The Government has recommed □ This matter shall be set for conditions of release for determ 	od that a motion for a ended that no senten hearing before the nination, by clear and	acquittal or new trial will be granted, or ce of imprisonment be imposed, and United States Magistrate Judge who set the I convincing evidence, of whether the defendant
alleging that there are exceptional circumsta. This matter shall be set for hearing before determination of whether it has been clearl defendant should not be detained under § 3 that the defendant is likely to flee or pose a or (c).	the United States May y shown that there are 143(a)(2), and whether a danger to any other p	why he/she should not be detained under § 3143(a)(2). gistrate Judge who set the conditions of release for exceptional circumstances under § 3145(c) why the it has been shown by clear and convincing evidence erson or the community if released under § 3142(b)
	After reviewing all relevant matters of an tof the defendant, and the Report and trate Judge, and no objections thereto has a.C. § 636(b)(1), the undersigned District trate Judge concerning the Plea of Guilty accepts the plea of guilty, and ROLAND nation, in violation of 18 U.S.C. § 371, the ount 2 of the superseding Informaticucing and Delivering an Adulterated a raud or Mislead. Sentence will be impossible that the defendant is not likely to fireleased and should therefore be reluted and the united States Marshal no later to the United States Marshal no later to the United States Marshal no later to the United States Marshal he set for conditions of release for determination. The Government has recommed This matter shall be set for conditions of release for determination of the United States for determination of the United States Marshal no later to the United States Marshal he set for conditions of release for determination of the defendant is not ordered detained This matter shall be set for conditions of release for determinations of release for determinations of the or pose a danger or (c). The defendant is not ordered detained puralleging that there are exceptional circumstal this matter shall be set for hearing before determination of whether it has been clearly defendant should not be detained under § 3 that the defendant is likely to flee or pose a or (c).	ANDO ROJAS, Defendant. ORDER ACCEPTING REPORT AND RECOUNITED STATES MAGISTRATE JUDGE CONGRAGE (UNITED STATES MAGISTRATE JUDGE CONGRAGE) After reviewing all relevant matters of record, including the not of the defendant, and the Report and Recommendation Contrate Judge, and no objections thereto having been filed with L.C. § 636(b)(1), the undersigned District Judge is of the opinitrate Judge concerning the Plea of Guilty is correct, and it is haccepts the plea of guilty, and ROLANDO ROJAS is hereby nation, in violation of 18 U.S.C. § 371, that is, Conspiracy to ount 2 of the superseding Information, in violation of lucing and Delivering an Adulterated and Misbranded Drawl or Mislead. Sentence will be imposed in accordance with the defendant is ordered to remain in custody. The Court adopts the findings of the United States Magisthat the defendant is not likely to flee or pose a danger released and should therefore be released under § 3142 Upon motion, this matter shall be set for hearing before the conditions of release for determination, by clear and convinct to flee or pose a danger to any other person or the community of the United States Marshal no later than The defendant is not ordered detained pursuant to 18 U.S.C. § to the United States Marshal no later than The defendant is not ordered detained pursuant to 18 U.S.C. § 13 ilkely to flee or pose a danger to any other person or (c). The defendant is not ordered detained pursuant to 18 U.S.C. § 3 alleging that there are exceptional circumstances under § 3145(c) w. This matter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter shall be set for hearing before the United States Marketter sha

UNITED STATES DISTRICT JUDGE NORTHERN DISTRICT OF TEXAS